

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA, In and for the County of Cochise

JUDGE: HONORABLE JAMES L CONLOGUE,
DIVISION: FIVE
COURT REPORTER: AARON SCHLESINGER
INTERPRETER: None

MARY ELLEN DUNLAP, Clerk of the Superior Court
by: MICHELLE GARCIA (10/3/2018 3:52:21 PM), Deputy Clerk

HEARING DATE: 10/03/2018

STATE OF ARIZONA,	Plaintiff,
VS	
STEVEN ANTHONY ROMERO,	
DOB: 12/9/1982	Defendant.

CASE NO: S0200CR201800902

MINUTE ENTRY:
EARLY RESOLUTION HEARING

HEARING START TIME: 9:32 AM
HEARING END TIME: 9:49 AM

State Represented by: Daniel Akers, Deputy County Attorney
Defendant present in person and by Harry Moore, Deputy Legal Defender
Defendant in Custody: Yes

This matter came before the Court this date for Early Resolution Hearing.

Mr. Moore advised the Court that the Defendant has waived the preliminary hearing and will be entering a plea.

THE RECORD MAY SHOW that a Direct Information, Waiver of Preliminary Hearing, and Change of Plea were executed and presented to the Court.

The Court FINDS that the Defendant wishes to proceed without a formal determination of probable cause.

THE RECORD MAY FURTHER SHOW this case is assigned to Division Five of this Court.

Upon inquiry of the Court, the Defendant acknowledged that no promises, other than those contained in the Plea Agreement, were made; and further acknowledged that no force or threats were made to induce a plea(s).

The Court advised the Defendant of applicable constitutional rights, advised that by entering a plea(s), he/she gives up those rights and that the only future recourse is pursuant to post-conviction relief proceedings. The Court also advised Defendant of the sentencing options, including any special conditions imposed by statute or rule.

The Defendant acknowledged an understanding of the same.

Upon inquiry by the Court, the Defendant offered plea(s) of GUILTY to the charge(s) contained in the Plea Agreement.

A factual basis for the plea(s) was presented by Mr. Moore.

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Minute Entry – Early Resolution Hearing

Upon inquiry by the Court, the Defendant acknowledged an agreement as to the factual basis and had no questions.

The Court FINDS the Defendant's plea(s) is knowingly, intelligently, and voluntarily made, and that factual basis is adequate to support the same.

IT IS ORDERED the Defendant's plea of **GUILTY** is accepted, entered of record, and a determination of guilt is made.

Mr. Moore requested the Defendant be released from custody pending Sentencing. There being no objection,

IT IS FURTHER ORDERED releasing the Defendant from custody under the following conditions: the Defendant shall be a law-abiding citizen, shall maintain contact with his attorney, shall provide a residential address and then not move from that address without immediately notifying the Court of a change of address. A Release of Prisoner form was executed in open court this date and a copy was provided to the transportation officer present in the courtroom.

IT IS FURTHER ORDERED SETTING this matter for Sentencing on **MONDAY, NOVEMBER 5, 2018** at 1:30 p.m. in Division Five of this Court.

IT IS FURTHER ORDERED the Cochise County Adult Probation Department shall file a Presentence Report with the court prior to the sentencing date.

THE RECORD MAY SHOW counsel for the Defendant requests notification of the presentence interview.

IT IS FURTHER ORDERED the Defendant shall report to the Cochise County Adult Probation Department in Bisbee, Arizona immediately upon his release from custody.

c: e-mailed (e) by: mmg date: 10/3/18

☒ County Attorney (e) ☐ Public Defender
☐ Court Administration ☒ DIV 5 JAA (e)

☒ Legal Defender (e)
☒ APO (e)

☒ CCSO/Jail (e)
☐ Jury

☐ CCSO/Warrants
☐ Donna Harris, Deputy Clerk